

## Bibliography

---

- Abbott, Frederick M. (2000), 'TRIPS in Seattle: the not-so-surprising failure and the future of the TRIPS Agenda', *Berkeley Journal of International Law*, **18** (1), 165–79.
- Abbott, Frederick M. (2005), 'Are the Competition Rules in the WTO Agreement on Trade-Related Aspects of Intellectual Property Rights Adequate?', in Ernst-Ulrich Petersmann (ed.), *Reforming the World Trade System: Legitimacy, Efficiency, and Democratic Governance*, Oxford: Oxford University Press, pp. 317–34.
- Abraham, John (2002), 'The Political Economy of Medicines Regulation in Britain', in H. Lawton Smith (ed.), *The Regulation of Science and Technology*, Basingstoke, UK: Palgrave, pp. 221–63.
- Anderman, Steven D. (1998), *EC Competition Law and Intellectual Property Rights: The Regulation of Innovation*, Oxford: Clarendon Press.
- Anderson, Robert D. and Hannu Wager (2006), 'Human rights, development and the WTO: the cases of intellectual property and competition policy', *Journal of International Economic Law*, **9** (3), 707–47.
- Apostolopoulos, Haris (2007), 'Anti-competitive abuse of IP rights and compulsory licensing through the international dimension of the TRIPS Agreement and the Stockholm proposal for its amendment', *Richmond Journal of Global Law & Business*, **6** (3), 265–82.
- Ariyanuntaka, Vichai (2005), *Enforcement of Intellectual Property Rights under TRIPS: A Case Study of Thailand*, available at: [http://www.us-asean.org/us-thai-fta/IPR\\_study.pdf](http://www.us-asean.org/us-thai-fta/IPR_study.pdf); accessed 20 January 2009.
- Asian Development Bank (2002), 'Technical Assistance (Financed by the Japan Special Fund) to the People's Republic of China for Enforcement of World Trade Organization Rules by the Judicial System', TAR:PRC 36199, available at: <http://www.adb.org/Documents/TARs/PRC/36199-PRC-TAR.pdf>; accessed 20 January 2009.

- 'Australian draft report casts doubt on piracy stats', 10 November 2006, available at: <http://www.afterdawn.com/news/archive/8110.cfm>; accessed 20 January 2009.
- Australian Government (2007), 'An International Proposal for a Plurilateral Anti-Counterfeiting Trade Agreement (ACTA)', *Department of Foreign Affairs and Trade Discussion Paper*, available at: <http://www.dfat.gov.au/trade/acta/discussion-paper.html>; accessed 7 November 2008.
- Barton, J. (1997), 'The balance between intellectual property rights and competition: paradigms in the information sector', *European Competition Law Review*, 7, 440–45.
- Beckerman-Rodau, Andrew (2007), 'The Supreme Court engages in judicial activism in interpreting the Patent Law in *eBay, Inc. v. MercExchange, L.L.C.*', *Tulane Journal of Technology & Intellectual Property*, 10 (1), 165–210.
- Benson, Eric E. and Danielle M. White (2008), 'Using apportionment to rein in the Georgia Pacific factors', *Columbia Science and Technology Law Review*, 9, 1.
- Bently, L. and B. Sherman (2004), *Intellectual Property*, 2nd edn, Oxford: Oxford University Press.
- Berne Convention for the Protection of Literary and Artistic Works (1886), available at: [http://www.wipo.int/treaties/en/ip/berne/trtdocs\\_wo001.html](http://www.wipo.int/treaties/en/ip/berne/trtdocs_wo001.html); accessed 19 January 2009.
- Biadgleng, Ermias T. and Viviana Muñoz Tellez (2008a), 'The Changing Structure and Governance of Intellectual Property Enforcement', *Research Papers*, No. 15, Geneva: South Centre, available online at: [http://www.southcentre.org/index.php?option=com\\_content&task=view&id=614&Itemid=1](http://www.southcentre.org/index.php?option=com_content&task=view&id=614&Itemid=1); accessed 14 December 2008.
- Biadgleng, Ermias.T. and Viviana Muñoz Tellez (2008b), 'The International IP Enforcement Landscape from a Developing Country Perspective', *South Centre Research Paper*, No. 15, available at: [http://www.southcentre.org/index.php?option=com\\_docman&task=doc\\_download&gid=353&Itemid=69](http://www.southcentre.org/index.php?option=com_docman&task=doc_download&gid=353&Itemid=69); accessed 10 December 2008.
- Blakeney, Michael (2005), *Guidebook on Enforcement of Intellectual Property Rights*, available at: <http://www.delpak.ec.europa.eu/WHATSNEW/Guidelines.pdf>; accessed 20 January 2009.
- Blenko, Walter J. Jr. (1990), 'The doctrine of equivalents in patent infringement', *JOM*, 42 (5), 59, available at: <http://www.tms>.

- org/pubs/journals/JOM/matters/matters-9005.html; accessed 20 January 2009.
- Boiron, P. and G. Tulquois (2008), 'Three strikes and out' (July/August 2008), *Copyright World*, Issue No. 182 (July/August 2008), 16–17.
- Bosworth, Derek (2006), 'Counterfeiting and Piracy: The State of the Art', paper presented at Intellectual Property in the New Millennium Seminar, Oxford Intellectual Property Research Centre, St. Peter's College, 9 May 2006, available at: <http://www.oiprc.ox.ac.uk/EJWP0606.pdf>; accessed 20 January 2009.
- Brusick, Philippe, Ana Maria Alvarez and Lucian Cernat (2005) (eds), *Competition Provisions in Regional Trade Agreements: How to Assure Development Gains*, New York and Geneva: UNCTAD.
- Burk, Dan L. and Mark A. Lemley (2003), 'Policy levers in patent law', *Virginia Law Review*, **89** (7), 1575–696.
- Business Software Alliance (BSA) (2005), *Second Annual BSA and IDC Global Software Piracy Study*, available at: <http://w3.bsa.org/globalstudy/upload/2005-Global-Study-English.pdf>; accessed 20 January 2009.
- Carroll, Michael W. (2006), 'One for all: the problem of uniformity cost in intellectual property law', *American University Law Review*, **55** (4), 845–900.
- Carroll, Michael W. (2007), 'Patent injunctions and the problem of uniformity cost', *Michigan Telecommunications and Technology Law Review*, **13** (2), 421–44.
- Centre for Economics and Business Research (CEBR) (2002), *Counting Counterfeits: Defining a Method to Collect, Analyse and Compare Data on Counterfeiting and Piracy in the Single Market*, Final Report for the European Commission, Directorate-General Single Market.
- China National Intellectual Property Protection Working Group (2007), *Digest of Intellectual Property for Leaders*, China: Remin Publisher.
- Choer Moraes, Henrique and Otávio Brandelli (2008), 'The Development Agenda: Context and Origins', in Neil Netanel (ed.), *The Development Agenda: Global Intellectual Property and Developing Countries*, Oxford: Oxford University Press, pp. 33–49.
- Coco, R. (2008), 'Antitrust liability for refusal to license intellectual

- property: a comparative analysis and the international setting', *Marquette Intellectual Property Law Review*, **12** (1), 1–48.
- Commission for Intellectual Property Rights (CIPR) (2002), *Integrating Intellectual Property Rights and Development Policy: Final Report*, London, UK: Commission on for Intellectual Property Rights.
- Commission on Intellectual Property Rights, Innovation and Public Health (CIPIH) (2006), *Report on Intellectual Property Rights, Innovation and Public Health*, Geneva: World Health Organization.
- Cornish, William R. (1999), *Intellectual Property*, 4th edn, London: Sweet & Maxwell.
- Cornish, William and David Llewelyn (2007), *Intellectual Property: Patents, Copyright, Trade Marks and Allied Rights*, London: Sweet & Maxwell.
- Correa, Carlos M. (2000), *Intellectual Property Rights, the WTO and Developing Countries: The TRIPS Agreement and Policy Options*, London: Zed Books, Third World Network.
- Correa, Carlos M. (2001), 'Pro-competitive measures under the TRIPS Agreement to promote technology diffusion in developing countries', *The Journal of World Intellectual Property*, **4** (4), 481–96.
- Correa, Carlos (2006), 'La disputa sobre soja transgénica. *Monsanto vs. Argentina*', in *Le Monde Diplomatique/El Dipló*.
- Correa, Carlos (2007), *Trade-Related Aspects of Intellectual Property Rights*, Oxford: Oxford University Press.
- Correa, Carlos (forthcoming 2009), *The New Offensive for the Enforcement of Intellectual Property Rights and the Interests of Developing Countries*, ICTSD Programme on Intellectual Property and Sustainable Development.
- Correa, Carlos M. and Sisule F. Musungu (2002), 'The WIPO Patent Agenda: The Risks for Developing Countries', *T.R.A.D.E Working Papers*, No. 12, Geneva: South Centre.
- Dannay, Richard (2008), 'Copyright injunctions and fair use: enter *eBay* – four-factor fatigue or four-factor freedom?', *Journal of Copyright Society of the U.S.A.*, **55** (2008), 459.
- DaSilva, Russell J. (1980), 'Droit moral and amoral copyright: a comparison of artists' rights in France and the United States', *Bulletin of the Copyright Society*, **28**, 1.
- Delich, V. and López, A. (2008), *The Political Economy of High-tech*

- Commodities: the Successful and Litigious Case of the Genetically Modified Soy in Argentina*, Geneva: United Nations/UNCTAD Virtual Institute.
- Devereaux, C., R.Z. Lawrence and M.D. Watkins (2006), *Case Studies in US Trade Negotiation*. Vol. 2: *Resolving Disputes*, Washington, DC: Institute for International Economics.
- 'Discussion Paper on a Possible Anti-Counterfeiting Trade Agreement' (leaked draft 2008), p. 3, available at: <http://ipjustice.org/wp/wp-content/uploads/ACTA-discussion-paper-1.pdf>; accessed 30 November 2008.
- Draho, Peter (1996), *A Philosophy of Intellectual Property*, Dartmouth: Applied Legal Philosophy Series.
- Draho, Peter (2002), 'Developing Countries and International Intellectual Property Standard Setting', *Study Papers*, No. 8, London: Commission for Intellectual Property Rights.
- Draho, Peter and John Braithwaite (2003), *Information Feudalism – Who Owns the Knowledge Economy?*, New York: New Press.
- Draho, Peter and John Braithwaite (2004), 'Who Owns the Knowledge Economy? Political Organising Behind TRIPS', *Corner House*, Briefing No. 32, available at: <http://www.thecornerhouse.org.uk/pdf/briefing/32trips.pdf>; accessed 20 January 2009.
- Dratler, Jay (1994), *Licensing of Intellectual Property*, New York: Law Journal Press.
- Dreyfuss, Rochelle C. (2009), 'Resolving Patent Disputes in a Global Economy', in Toshiko Takenaka (ed.), *Patent Law and Theory: A Handbook of Contemporary Research*, Cheltenham, UK and Northampton, MA, USA: Edward Elgar, forthcoming.
- Dutfield, Graham and Sisule F. Musungu (2003), 'Multilateral Agreements and a TRIPS-plus World: The World Intellectual Property Organization', *TRIPS Issue Papers*, No. 3, QUNO Geneva, and QIAP Ottawa.
- EC (2005), *European Commission Directorate General for Trade: Strategy for the Enforcement of IPR in Third Countries*, available at: [http://trade.ec.europa.eu/doclib/docs/2005/april/tradoc\\_122636.pdf](http://trade.ec.europa.eu/doclib/docs/2005/april/tradoc_122636.pdf); accessed 20 January 2009.
- Economides, Nicholas and William N. Herbert (2008), 'Patents and antitrust: application to adjacent markets', *Journal on Telecommunications & High Technology Law*, 6 (2008): 460–68.
- Ellis, Douglas, John Jarosz, Michael Chapman and Oliver L. Scott (2008), 'The economic implications (and uncertainties) of obtaining

- permanent injunctive relief after *eBay v. MercExchange*', *Federal Circuit Bar Journal*, **17** (4), 437–73.
- EPA (2008), Economic Partnership Agreement between the CARIFORUM States, of the one Part, and the European Community and its Member States, of the other Part, available at: [http://www.normangirvan.info/wp-content/uploads/2008/10/epa\\_text\\_15th\\_october08\\_final.pdf](http://www.normangirvan.info/wp-content/uploads/2008/10/epa_text_15th_october08_final.pdf); accessed 20 January 2009.
- Epstein, Richard A. (2008), 'Introduction to the Italian edition of *Overdose*', *Cumberland Law Review*, **38** (1), 227.
- EU (2005), 'Strategy for the Enforcement of Intellectual Property Rights in Third Countries', *Official Journal of the European Union*, 2005/C 129/03, available at: <http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:C:2005:129:0003:0016:EN:PDF>; accessed 20 January 2009.
- European Parliament (2007), *On the Amended Proposal for a Directive of the European Parliament and of the Council on Criminal Measures Aimed at Ensuring the Enforcement of Intellectual Property Rights* (COM(2006)0168 – C6-0233/2005 – 2005/0127(COD)), Committee on Legal Affairs, available at: <http://www.europarl.europa.eu/sides/getDoc.do?Type=REPORT&Reference=A6-2007-0073&language=EN>; accessed 20 January 2009.
- European Scrutiny Committee (2006), *Criminal Measures to Enforce Intellectual Property Rights*, 31st Report, available at: <http://www.ip.gov.uk/scrutinyreport.pdf>; accessed 20 January 2009.
- Farrell, Joseph and Robert P. Merges (2004), 'Incentives to challenge and defend patents: why litigation won't reliably fix patent office errors and why administrative patent review might help', *Berkeley Technology Law Journal*, **19** (3), 943–70.
- Faunce, T.A. (2007), 'Reference pricing for pharmaceuticals: is the Australia-United States Free Trade Agreement affecting Australia's pharmaceutical benefits scheme?', *Medical Journal of Australia*, **187** (1), 1–3.
- Finger, Michael J. and Philip Schuler (1999), 'Implementation of Uruguay Round Commitments: The Development Challenge', *World Bank, Policy Research Working Paper*, No. WPS2215.
- Fink, Carsten and Patrick Reichenmiller (2005), 'Tightening TRIPS: Intellectual Property Provisions of U.S. Free Trade Agreements', in Richard Newfarmer (ed.), *Trade, Doha, and Development: A Window into the Issues*, The World Bank, pp. 285–300.

- Fox, Eleanor M. (1996), 'Trade, competition, and intellectual property – TRIPS and its antitrust counterparts', *Vanderbilt Journal of Transnational Law*, **29**, 481–506.
- Franzosi, Mario (1996), 'La teoria degli equivalenti', in *Il Brevetto: Quale Tutela?*, Milan: Giuffrè.
- G8(2008), *Report of Discussions, G8 Intellectual Property Experts' Group Meeting*, available at: [http://www.mofa.go.jp/policy/economy/summit/2008/doc/pdf/0708\\_02\\_en.pdf](http://www.mofa.go.jp/policy/economy/summit/2008/doc/pdf/0708_02_en.pdf); accessed 20 January 2009.
- Gad, Mohammed O. (2008), 'TRIPS Dispute Settlement and Developing Country Interests', in Carlos M. Correa and Abdulqawi A. Yusuf (eds), *Intellectual Property and International Trade: The Trips Agreement*, 2nd edn, The Hague: Walters Kluwer, pp. 355–63.
- Garret, Nic (2006), 'Automated Rights Management Systems and Copyright Limitations and Exceptions', available at: [http://www.wipo.int/edocs/mdocs/copyright/en/sccr\\_14/sccr\\_14\\_5.pdf](http://www.wipo.int/edocs/mdocs/copyright/en/sccr_14/sccr_14_5.pdf); accessed 17 December 2008.
- Geiger, Christophe (2007), 'Copyright and the freedom to create, a fragile balance', *International Review of Intellectual Property and Competition Law*, **38** (6), 707–22.
- Geiger, Christophe (2008), 'Die Schranken des Urheberrechts als Instrumente der Innovationsförderung – Freie Gedanken zur Ausschliesslichkeit im Urheberrecht', *Gewerblicher Rechtsschutz und Urheberrecht – Internationaler Teil*, **57** (6), pp. 459–467.
- Geist, Michael (2008), 'Public left out of anti-counterfeiting trade talks', *The Star*, available at: <http://www.thestar.com/Business/article/468267>; accessed 20 January 2009.
- Gervais, Daniel (2003), *The TRIPS Agreement – Drafting History and Analysis*, 2nd edn, London: Sweet & Maxwell.
- Gervais, Daniel J. (2007), *Intellectual Property, Trade and Development: Strategies to Optimize Economic Development in a TRIPS-plus Era*, Oxford: Oxford University Press.
- Grosse Ruse-Khan, Henning (2008a), 'Proportionality and Balancing within the Objectives of Intellectual Property Protection', in P. Torremans (ed.), *Intellectual Property and Human Rights*, London: Kluwer Law International, pp. 161–94.
- Grosse Ruse-Khan, Henning (2008b), 'A Comparative Analysis of Policy Space in WTO Law', *Max Planck Papers on Intellectual Property, Competition & Tax Law Research Paper*, No. 08-02, available at: [http://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=1309526](http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1309526); accessed 20 January 2009.

- Harris, H.S. Jr. (2002), 'Competition law and patent protection in Japan: a half-century of progress, a new millennium of challenges', *Columbia Journal of Asian Law*, **16**, 71–140.
- Heath, Christopher (2007), 'The Interface between Competition Law and Intellectual Property in Japan', in Steven D. Anderman (ed.), *The Interface Between Intellectual Property Rights and Competition Policy*, Cambridge: Cambridge University Press, pp. 250–311.
- Holman, Christopher M. (2007), 'Do reverse payments settlements violate the antitrust laws?', *Santa Clara Computer & High Technology Law Journal*, **23** (3), 489–588.
- Holzmann, Richard T. (1995), *Infringement of the United States Patent Right: A Guide for Executives and Attorneys*, Westport, CT: Greenwood Publishing Group.
- Hughenoltz, P.B. and Lucie Guibault (2002), *Study on the Conditions Applicable to Contracts Relating to Intellectual Property in the European Union*, Amsterdam: IVIR, available at: <http://www.ivir.nl/publications/other/final-report2002.pdf>; accessed 29 September 2008.
- Isaacs, Davida H. (2007), 'Not all property is created equal: why modern courts resist applying the takings clause to patents, and why they are right to do so', *George Mason Law Review*, **15** (1), 1–44.
- Keller, Eric (2008), 'Time-varying compulsory license: facilitating license negotiation for efficient post-verdict patent infringement', *Texas Intellectual Property Law Journal*, **16** (3), 434.
- Kennedy, Kevin (2001), *Competition Law and the World Trade Organization: The Limits of Multilateralism*, London: Sweet & Maxwell Limited.
- Keohane, Robert O., Kenneth Abbott, Andrew Moravcsik, Anne-Marie Slaughter and Duncan Snidal (2000), 'The concept of legalization', *International Organization*, **54** (3), 401–19, available at: <http://www.princeton.edu/~amoravcs/library/concept.pdf>; accessed 17 December 2008.
- Khan, Zorina (2002), 'Study Paper 1a: Intellectual Property and Economic Development: Lessons from American and European History', available at: [http://www.iprcommission.org/graphic/documents/study\\_papers.htm](http://www.iprcommission.org/graphic/documents/study_papers.htm); accessed 14 December 2008.
- Kjøelbye, Lars and Luc Peeperkorn (2007), 'The New Technology Transfer Block Exemption Regulation and Guidelines', in



- Claus Dieter Ehlermann and Isabela Atanasiu (eds), *European Competition Law Annual 2005: The Interaction between Competition Law and Intellectual Property Law*, Oxford and Portland, OR: Hart Publishing, pp. 161–209.
- Kumar, Nagesh (2002), ‘Study Paper 1b: Intellectual Property Rights, Technology and Economic Development: Experiences of Asian Countries’, available at: [http://www.iprcommission.org/graphic/documents/study\\_papers.htm](http://www.iprcommission.org/graphic/documents/study_papers.htm); accessed 14 December 2008.
- Lemley, Mark A. (2008), ‘Are universities patent trolls?’, *Fordham Intellectual Property Media & Entertainment Law Journal*, **18** (3), 611–32.
- Lemley, Mark A. and Carl Shapiro (2007), ‘Patent holdup and royalty stacking’, *Texas Law Review*, **85** (7), 1991–2050.
- Li, Xuan (2008a), ‘Ten common misunderstandings about the enforcement of intellectual property rights’, *South Bulletin*, Issue 9.
- Li, Xuan (2008b), ‘SECURE: a critical analysis and call for action’, *South Bulletin*, Issue No. 15, 16 May 2008.
- Li, X. (2008c), ‘Return to sender – TRIPS-plus enforcement attempts by the World Customs Organization through the Universal Postal Congress’, *South Bulletin*, Issue No. 21, 16 August 2008, available at: [http://www.southcentre.org/index.php?option=com\\_content&task&id&Itemid=105](http://www.southcentre.org/index.php?option=com_content&task&id&Itemid=105); accessed 14 December 2008.
- Locklear, Fred (2004), ‘IDC says piracy loss figure is misleading’, available at: <http://arstechnica.com/news.ars/post/20040719-4008.html>; accessed 20 January 2009.
- Mantilla, Galo Pico (2007), *Criminal Measures for Enforcement of Intellectual Property Rights – Sanctions in the ANDEAN Community*, Advisory Committee on Enforcement, Fourth Session Geneva, WIPO, WIPO/ACE/4/5, available at: [http://www.wipo.int/edocs/mdocs/enforcement/en/wipo\\_ace\\_4/wipo\\_ace\\_4\\_5.pdf](http://www.wipo.int/edocs/mdocs/enforcement/en/wipo_ace_4/wipo_ace_4_5.pdf); accessed 20 January 2009.
- Maskus, Keith E. (1998), ‘The role of intellectual property rights in encouraging foreign direct investment and technology transfer’, *Duke Journal of Comparative & International Law*, **9** (1), 109–61.
- Maskus, Keith E. (2000), *Intellectual Property Rights in the Global Economy*, Washington, DC: Institute for International Economics.
- Maskus, Keith E. and Jerome H. Reichman (2005), ‘The Globalization

- of Private Knowledge Goods and the Privatization of Global Public Foods', in Keith E. Maskus and Jerome H. Reichman (eds), *International Public Goods and Transfer of Technology Under a Globalized Intellectual Property Regime*, Cambridge: Cambridge University Press, pp. 1–69.
- Mathew, Joe C. (2008), 'Indian drug firms wary of global customs norms', *Business Standard*, New Delhi, 12 June 2008.
- Matthews, Duncan (2002), *Globalizing Intellectual Property Rights: The TRIPS Agreement*, London: Routledge.
- Matthews, Duncan (2008), 'The Fight Against Counterfeiting and Piracy in the Bilateral Trade Agreements of the EU', *European Parliament Briefing Paper*, available at: <http://www.europarl.europa.eu/activities/committees/studies/download.do?file=21459>; accessed 17 December 2008.
- May, Christopher and Susan Sell (2005), *Intellectual Property Rights: A Critical History*, Boulder, CO: Lynne Rienner.
- McCalman, Phillip (2005), 'Reaping what you sow: an empirical analysis of international patent harmonization', *Journal of International Economics*, **55**, 161–86.
- McCullagh, D. (2008), 'RIAA, MPAA resume lobbying push to expand copyright law', *CNet News*, 11 September 2008.
- McDermott, E. (2008), 'Kerala becomes first Indian state to issue IP policy', *Managing Intellectual Property Rights – Weekly News*, 14 July 2008.
- Narendranath, K. (2008), 'WTO fake drug definition hitting India?', *The Economic Times*, New Delhi 5 August 2008.
- Nielsen, Carol M. and Michael R. Samardzija (2007), 'Compulsory patent licensing: is it a viable solution in the United States?', *Michigan Telecommunications & Technology Law Review*, **13** (2), 509–40.
- OECD (2007), *The Economic Impact of Counterfeiting and Piracy*, available at: <http://www.oecd.org/dataoecd/13/12/38707619.pdf>; accessed 20 January 2009.
- Okediji, Ruth L. (2006), 'The International Copyright System', *ICTSD Issue Paper*, No.15, Geneva: ICTSD.
- Oliveira, Nelson Brasil de (2008), 'Separando o joio do trigo', São Paulo, Brazil: O Estado de São Paulo, 10 September 2008. Available at <http://www.abifina.org.br/noticias.asp?secao=20&noticia=688>; accessed 17 December 2008.
- Ollier, P. (2008), 'Philippines announces IP enforcement strategy',

- Managing Intellectual Property Rights, Weekly News*, 3 July, 2008.
- Paris Convention for the Protection of Industrial Property (1883), available at: [http://www.wipo.int/treaties/en/ip/paris/trtdocs\\_wo020.html](http://www.wipo.int/treaties/en/ip/paris/trtdocs_wo020.html); accessed 19 January 2009.
- Parliament of Australia (2006), *Review of Technological Protection Measures Exceptions Canberra: the Parliament of the Commonwealth of Australia*, available at: <http://www.aph.gov.au/HOUSE/committee/laca/protection/report/fullreport.pdf>; accessed 30 September 2008.
- Pate, R.H. (2007), 'Competition and Intellectual Property in the US: Licensing Freedom and the Limits of Antitrust', in Claus Dieter Ehlermann and Isabela Atanasiu (eds), *European Competition Law Annual 2005: The Interaction between Competition Law and Intellectual Property Law*, Oxford and Portland, OR: Hart Publishing, pp. 49–58.
- Patry, William F. (2008), *Patry on Copyright* 6, Thomson Reuters/West, online edition.
- Peterson, B. (2008), 'Injunctive relief in a post *eBay* world', *Berkeley Technology Law Journal*, **23** (2), 192–218.
- Prakash-Canjels, Gauri and Kristen Hamilton (2008), 'United States: implication of *eBay* for noncompetes, other entities', *Law360* (2 September 2008).
- Reichman, Jerome H. (2008a), 'Nurturing a Transnational System of Innovation', in I. Govaere and H. Ullrich (eds), *Intellectual Property, Public Policy, and International Trade*, Brussels: Peter Lang International.
- Reichman, Jerome H. (2008b), 'Universal Minimum Standards of Intellectual Property Protection under the TRIPS Component of the WTO Agreement', in *Intellectual Property and International Trade*, Brussels: Peter Lang Publishers.
- Reichman, Jerome H. and Catherine Hasenzahl (2003), 'Non-Voluntary Licensing of Patented Inventions: Historical Perspective, Legal Framework Under TRIPS, and an Overview of the Practice in Canada and the United States of America', *UNCTAD-ICTSD Project on IPRs and Sustainable Development Series Issue Paper*, No. 5.
- Robertson, Mark D. (2008), 'Sparing Internet radio from the real threat of the hypothetical marketplace', *Vanderbilt Journal of Entertainment & Technology Law*, **10** (3), 543–52.

- Robin, Marie-Monique (2008), 'Le monde selon Monsanto. De la dioxine aux OGM, une multinationale qui vous veut du bien', *La Découverte-Arte Editions*, Paris, 274–90.
- Robinson, William C. (1890), *The Law of Patents for Useful Inventions*, Boston: Little, Brown.
- Roffe, Pedro (1998), 'Control of Anti-competitive Practices in Contractual Licences under the TRIPS Agreement', in Carlos M. Correa and Abdulqawi A. Yusuf (eds), *Intellectual Property and International Trade: the TRIPS Agreement*, London: Kluwer Law International, pp. 261–96.
- Roffe, Pedro (2008), 'Bringing Minimum Intellectual Property Standards into Agriculture: The Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS)', IDRC, available at: [http://www.idrc.ca/en/ev-119947-201-1-DO\\_TOPIC.html](http://www.idrc.ca/en/ev-119947-201-1-DO_TOPIC.html); accessed 20 January 2009.
- Roughton, Ashley (2008), *Intellectual Property Rights*, in Peter Roth QC and Vivien Rose (eds), *Bellamy & Child European Community Law of Competition*, 6th edition, Oxford: Oxford University Press.
- Russian Federation (2004), 'Enforcement: Criminal, Administrative, Border Measures and Civil Law Remedies and Procedures in the Russian Federation', 2004/ IPEG1/045, Agenda Item: 6 (6) (iii) (e-2), Intellectual Property Experts' Group Meeting Beijing, People's Republic of China 20–21 April 2004.
- Ryan, David F. (2008), 'Patent Jurisprudence After *Quanta* and *eBay*: is the Supreme Court Moving the Patent Clause to Article III?', unpublished draft 28 July 2008.
- Sag, Matthew and Kurt Rohde (2007), 'Patent reform and differential impact', *Minnesota Journal of Law, Science & Technology*, 8 (1), 1–93.
- Sakakibara, M. and Lee Branstetter (2001), 'Do stronger patents induce more innovations? Evidence from the 1988 Japanese Patent Law reform', *RAND Journal of Economics*, 32 (1), 77–110.
- Santilli, Marina (1997), 'United States moral rights developments in European perspective', *Marquette Intellectual Property Law Review*, 1, 89–108.
- Sarnoff, Joshua D. (2007), '*Bio v. DC* and the new need to eliminate federal patent law preemption of state and local price and product regulation', *Patently-O Patent Law Journal*, 31–2.

- Sarnoff, Joshua D. (2008), 'Bilcare, KSR, presumptions of validity, preliminary relief, and obviousness in patent law', *Cardozo Arts & Entertainment Law Journal*, **25** (3), 995–1058.
- Schoenhard, Paul (2008), 'Who took my IP? – defending the availability of injunctive relief for patent owners', *Texas Intellectual Property Law Journal*, **16** (2008), 196.
- Sell, Susan (2008), 'The Global IP Upward Ratchet, Anti-Counterfeiting and Piracy Enforcement Efforts: The State of Play', *Occasional Papers*, No. 1, Geneva: IQsensato.
- Sindico, Francesco (2005), 'The GMO Dispute before the WTO: Legal Implications for the Trade and Environment Debate', *FEEM Fondazione Eni Enrico Mattei Research Paper Series*, Working Paper No. 11.06, available at: [http://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=655061](http://papers.ssrn.com/sol3/papers.cfm?abstract_id=655061); accessed 15 November 2008.
- South Centre (2008), 'Who Should Bear the IP Enforcement Cost?', *Policy Brief*, No. 12.
- South Centre and CIEL (2008), 'The International Medical Products Anti-Counterfeiting Taskforce (IMPACT): Is the WHO on the Right Track?', *IP Quarterly Update*, Issue No. 3, pp. 1–14.
- Statement by the Development Manager of Monsanto Argentina, *Newspaper La Nación*, March 6 2006, Section 2, p. 3.
- Sterk, Stewart E. (2008), 'Property rules, liability rules, and uncertainty about property rights', *Michigan Law Review*, **106** (7), 1285–336.
- Stiefel, Aron (2008), 'Two years since *eBay*: the impact on permanent injunctive relief in patent cases', *Patent, Trademark & Copyright Journal*, **76** (1867), 62 (BNA).
- Story, Joseph (1870), *Commentaries on Equity Jurisprudence as Administered in England and America*, Isaac F. Redfield (ed.) (10th edn), Boston: Little Brown.
- Sweney, M. (2008), 'Illegal downloaders to get warning letter in government clampdown', *The Guardian* (24 July 2008).
- Tom, Williard K. and Joshua A. Newberg (1997), 'Antitrust and intellectual property: from separate spheres to unified field', *Antitrust Law Journal*, **66**, 167–230.
- Trebilcock, Michael J. and Robert Howse (2005), *The Regulation of International Trade*, 3rd edn, London: Routledge.
- UNCTAD (1996), *The TRIPS Agreement and Developing Countries*, UN Doc. No. 96/II/D/10, 1996.

- UNCTAD (2007), *The Least Developed Country Report 2007 – Knowledge, Technological Learning and Innovation for Development*, Geneva: UNCTAD.
- UNCTAD and ICTSD (2005), *Resource Book on TRIPS and Development*, Cambridge: Cambridge University Press, available at: [iprsonline.org/unctadictsd/ResourceBookIndex.htm](http://iprsonline.org/unctadictsd/ResourceBookIndex.htm); accessed 29 September 2008.
- UNDP (1999), *Human Development Report*.
- United States Patent and Trademark Office (2008), *Manual of Patent Examining Procedure (MPEP)* (8th edn).
- US Department of Justice and Federal Trade Commission (DOJ and FTC) (2007), *Antitrust Enforcement and Intellectual Property Rights: Promoting Innovation and Competition*, available at: April 2007, <http://www.ftc.gov/bc/tech/property/reports.htm>; accessed 21 September 2008.
- USTR (2007), 'Ambassador Schwab Announces US Will Seek New Trade Agreement to Fight Fakes', USTR Press Release, 23 October 2007, available at: [http://www.ustr.gov/Document\\_Library/Press\\_Releases/2007/October/Ambassador\\_Schwab\\_Announces\\_US\\_Will\\_Seek\\_New\\_Trade\\_Agreement\\_to\\_Fight\\_Fakes.html](http://www.ustr.gov/Document_Library/Press_Releases/2007/October/Ambassador_Schwab_Announces_US_Will_Seek_New_Trade_Agreement_to_Fight_Fakes.html); accessed 5 October 2008.
- USTR (2008), *National Trade Estimate Report on Foreign Trade Barriers*, p. 24, available at: [http://www.ustr.gov/assets/Document\\_Library/Reports\\_Publications/2008/2008\\_NTE\\_Report/asset\\_upload\\_file365\\_14652.pdf](http://www.ustr.gov/assets/Document_Library/Reports_Publications/2008/2008_NTE_Report/asset_upload_file365_14652.pdf); accessed 5 December 2008.
- Vernon, John A., Joseph H. Golec and W. Keener Hughen (2006), 'The economics of pharmaceutical price regulation and importation: refocusing the debate', *American Journal of Law & Medicine*, 32 (2), 175–92.
- Vrins, Olivier and Marius Schneider (2006), *Enforcement of Intellectual Property Rights through Border Measures, Law and Practice in the EU*, Oxford: Oxford University Press.
- Watal, Jayashree (2001), *Intellectual Property Rights in the WTO and Developing Countries*, London: Kluwer Law International.
- Wechkin, John M. (1995), 'Drug price regulation and compulsory licensing for pharmaceutical patents: the New Zealand connection', *Pacific Rim Law & Policy Journal*, 5 (1), 237–60.
- Wegner, Harold C. (2008), 'Post-*eBay* Compulsory Licenses: TRIPS Standards', paper prepared for the 41st World Congress of the Association Internationale pour la Protection de la Propriété

- Intellectuelle, Boston 6–11 September 2008, available at: [http://www.aippiboston.org/en/phpincludes/program/workshops/twelve/pdfs/WS\\_XII\\_Wegner.pdf](http://www.aippiboston.org/en/phpincludes/program/workshops/twelve/pdfs/WS_XII_Wegner.pdf); accessed 24 January 2009.
- Whitaker, Leroy (1974), 'Compulsory licensing – another nail in the coffin', *American Patent Law Association Quarterly Journal*, **2** (1), 165–8.
- WHO (1992), *Counterfeit Drugs: Report of a Joint WHO/IFPMA Workshop*, WHO/DMP/CFD/92, 1–3 April, Geneva.
- WHO (2006), *Counterfeit Medicines*, available at: <http://www.who.int/mediacentre/factsheets/fs275/en/>; accessed 20 January 2009.
- Wilson, Bruce B. (1970), 'Patent and Know-How License Agreements: Field of Use, Territorial, Price and Quantity Restrictions', Address before the Fourth New England Antitrust Conference, 6 November 1970.
- WIPO (1999), 'The Role of the Government Authorities in the Enforcement of Intellectual Property Rights', WIPO Workshop on the Enforcement of Intellectual Property Rights for Judges, WIPO/IPR/JU/BEY/99/5B, available at: [http://www.wipo.int/edocs/mdocs/sme/en/wipo\\_ipr\\_ju\\_bey\\_99/wipo\\_ipr\\_ju\\_bey\\_99\\_5b.pdf](http://www.wipo.int/edocs/mdocs/sme/en/wipo_ipr_ju_bey_99/wipo_ipr_ju_bey_99_5b.pdf); accessed 20 January 2009.
- WIPO (2003), *Intellectual Property: A Powerful Tool for Economic Growth*, available at: [http://www.wipo.int/export/sites/www/freepublications/en/intproperty/888/wipo\\_pub\\_888\\_1.pdf](http://www.wipo.int/export/sites/www/freepublications/en/intproperty/888/wipo_pub_888_1.pdf); accessed 20 January 2009.
- World Bank (2001), *Global Economic Prospects and the Developing Countries*, Washington, DC: World Bank.
- Xue, H. (2005), 'Between the hammer and the block: China's intellectual property rights in the network age', *University of Ottawa Law & Technology Journal*, **2** (2), 291–314.
- Xue, H. (2007), 'Les Fleurs du Mal: a critique of the legal transplant in Chinese Internet copyright protection', *Rutgers Computer and Technology Law Journal*, **34** (1), 173–84.